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## REMARKS

Although the Notice of Allowability states that the application is allowed in response to an amendment filed August 23, 2004, it appears that error exists in the record of the USPTO. The present paper is filed to correct any such error as follows.

### Title

More particularly, while the Notice of Allowance and Notice of Allowability purport to identify the Title of the present invention in accordance with the amendment filed August 23, 2004, in fact the Notice of Allowance provides an erroneous Title. The erroneous Title is inconsistent with the amendment to the Title as provided in applicant's paper filed August 23, 2004.

As provided in that amendment, the Title was amended to read:

**METHOD FOR PROTECTION OF DATA DECODING ACCORDING TO  
TRANSFERRED PROTECTION DATA, FIRST AND SECOND APPARATUS  
PROTECTION DATA AND A FILM CLASSIFICATION SYSTEM, TO  
DETERMINE WHETHER MAIN DATA ARE DECODED IN THEIR  
ENTIRETY, PARTIALLY, OR NOT AT ALL AND A RANGE OF  
PROTECTION LEVEL THEREFOR.**

However, the Notice of Allowance erroneously identifies the Title as "Method of Protection of Data Reproduction, and Reproduction Apparatus Providing Protection of Da [sic] Reproduction." It is noted that with the exception of the erroneous spelling "Da", the

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printed title corresponds to the title of the application as originally filed and, by apparent typographical error, completely ignores the amendment to the Title filed August 23, 2004.

Inasmuch as the present request is provided to correct what appears to be an error in the Notice of Allowance rather than to amend the application, it is believed that the correction may properly be implemented in response to the present request, and that a separate section of the amendment to amend the Title is not necessary, as the Title of the application has already been properly amended in the paper filed August 23, 2004.

#### Domestic Priority

Additionally, applicant notes that neither the first Official Action nor the Notice of Allowance identifies applicant's claim for domestic priority. However, inasmuch as the present application is a properly filed continuation application, it is courteously requested that the records of the U.S. Patent and Trademark Office properly identify the domestic priority of the present application and of the patent to be issued thereon.

Having thus provided an amendment to correct a typographical error and a proper amendment under 37 CFR 1.312, it is respectfully requested that the amendment be entered and that the typographical error be corrected.

Since the present amendment thus does not change or affect the scope of the allowed claims, but merely assures that a possible error is avoided, entry of the amendment is in order and is courteously requested. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed local telephone

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number if any further comments, questions or suggestions arise in connection with the application.

Respectfully submitted,



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